

of **X**ndia

EXTRAORDINARY

PART I—Section 1

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MINISTRY OF COMMERCE AND INDUSTRY

PUBLIC NOTICES

IMPORT TRADE CONTROL

New Delhy, the 1st May 1959

Subject:—Import policy for Cotton Yarn [S. No. 180(a)/IV] during April—September, 1959 period.

No. 36-ITC(PN)/59.—In terms of remark (iv) against S. No. 180(a)/IV in Section II of the current Red Book, quota licences as well as Actual user licences issued to Handloom Co-operative Societies for this S. No. will also be valid for import of Cotton Yarn of counts 80s and above, single as well as doubled, provided such cotton yarn is combed, gassed and mercerised.

- 2. As a result of representations received, it has been decided to substitute remark (iv) against S. No. 180(a)/IV by the following remark:—
 - (iv) Quota licences as well as Actual user licences issued to Handloom Co-operative Societies for S. No. 180(a)/IV, will also be valid for import of cotton yarn of counts 80s and above, single as well as doubled provided such cotton yarn is combed and either gassed or mercerised.
- 3. It is not necessary to present the licences already issued for S. No. 180(a)/IV for necessary amendment to the licensing authority concerned, but clearance will be allowed by the Customs on the authority of this Public Notice. This concession will also be applicable to licences issued for S. No. 180(a)/IV during October '58—March '59 period.

Subject:—Import policy for Copra or Coconut Kernel (S. No. 38/IV) during

April—September 1959 licensing period.

No. 37-ITC(PN)/59.—It has been announced in the current Red Book that copra or coconut kernel (S. No. 38/IV) will be licensed to Actual Users on an ad hoc basis. This item will be licensed in the manner indicated below:—

- (a) Applications for import of copra from soap manufacturers and cil mills borne on the books of the Development Wing will be licensed by CCI in accordance with the recommendations made by the Development Wing.
- (b) Licences for Import of copra will also be granted to non-scheduled soap manufacturers, who are registered under the Excise Regulations and have been paying the excise duty. Such soap manufacturers should submit applications to the licensing authorities at the ports in the usual form and manner and should furnish the following documents and information:—
 - (i) Factory Registration No., if any.

- (ii) Licence No. allotted by the Central Excise Deptt. for Excise Duty purposes during the year 1959.
- (iil) Whether using power or non-power.
- (iv) Production of soap during: -

1955-56 Tons.
1956-57
1957-58

- (v) Consumption of the following in the manufacture of soap:-
 - (a) Coconut oil
 - (b) Tallow
 - (c) Palm oil
 - (d) Other oils or fats.
- (vi) Excise Duty actually paid during 1955-56, 1956-57 and 1957-58.
- 2. Applications will also be considered on an ad hoc basis from recognised associations of non-power soap manufacturers by CCI, New Delhi in the Head-quarter's Office. Such applications should indicate the standing of the association and the number of their affiliated members and their past production, consumption and any other relevant information as may be available with them.
- 3. Applications from non-scheduled oil crushing units will be considered and licences granted on the basis of the average quantity of copra crushed during 1955, 1956 and 1957. The applications should be made in the prescribed form and manner and the following additional information should be furnished:—
 - (i) Total production of coconut oil during 1955, 1956 and 1957.
 - (ii) Total quantity of copra (indigenous or imported) crushed during 1955, 1956 and 1957.
 - (iii) Excise Duty paid during 1955-56, 1956-57 and 1957-58.
- 4. The certificates which should be obtained from the Central Excise authorities in the case of non-scheduled industrial units should indicate inter alia (i) Actual production of soap separately during 1955-56, 1956-57 and 1957-58; (ii) Consumption of coconut oil by the non-scheduled soap manufacturers separately during 1955-56, 1956-57 and 1957-58; (iii) Total quantity of—
 - (a) Copra crushed; and (b) Production of coconut oil during 1955, 1956 and 1957; and
 - (iv) The number of chucks or rotaries which were licensed in 1955 and in 1959. In view of the certificates required to be produced from the Central Excise authorities, the Essentiality Certificates from the Director of Industries will not be insisted upon.

S. N. BILGRAMI, Jt. Secy.